

# **Exhibit 9**

## **Joint Applicants' Objections To ORS and Intervenor Exhibits**

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness                | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|------------------------|-----------|------------|-------------|---|---|
| ORS   | M. Anthony James, P.E. | Direct    | 2017-305-E | MAJ-1       | Letter from Governor McMaster re: production of documents by Santee Cooper  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value of the evidence is outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403).<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating. |
| ORS   | M. Anthony James, P.E. | Direct    | 2017-305-E | MAJ-2       | SCE&G Exhibits 8-10, 12-13, 31 to Response to ORS Motion to Compel<br><br>Exhibit 8 - Notes re: Bechtel's Relationship with Santee Cooper Bd Member<br><br>Exhibit 9 - Draft Bechtel Presentation (October 22, 2015)<br><br>Exhibit 10 - Notes on Bechtel Personnel, Watts Bar<br><br>Exhibit 12 - Email from Jeff Archie re: litigation between Southern Nuclear and Consortium was a potential means of gaining Consortium's cooperation.<br>Exhibit 13 - Email from Steve Pelcher re: hiring Bechtel<br>Exhibit 31 - Mr. Wenick's Notes re: Bechtel Analysis | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403).<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.                    |

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| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.1         | Email from Kevin Marsh to Lonnie Carter re: delay cost financial information | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.2         | Email from Craig Albert to Lonnie Carter re: Draft Bechtel Report            | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p>                                       |

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| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.3         | Email from Michael Crosby to Craig Albert re: Draft Bechtel Report | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.4         | November 9, 2015 Draft Bechtel Report                              | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

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| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.5         | February 5, 2016 Bechtel Report | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.6         | Bechtel Report Action Plan      | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
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| ORS   | Elizabeth H. Warner | Direct    | 2017-305-E | A.7         | February 10, 2015 Bechtel Assessment Proposal   | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p>   |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00000729-30: Email from Michael Crosby to Steve Byrne re: Construction Milestone Payment Schedule and \$100M Payments | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

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| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00000787-89 - Non-Disclosure Agreement between Santee Cooper and McGriff  | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00000882-902 - Email from Mike Baxley to Hazel Modica re: SCE&G/Santee Cooper Meeting with attachments (Nuclear Timeline Project Management; Project Bankruptcy Counsel; EPC Securitization Assessment) | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

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| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00000905-07 - April 13, 2016 President's Meeting Agenda                           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001380-82 - Email from Lonnie Carter to Kevin Marsh re: construction management | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |



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| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001412 - August 14, 2014 Letter re: Project Schedule                         | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001518-41 - March 18, 2016 Memo re: Information for joint meeting with SCANA | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

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| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001577-79 - September 27, 2012 Memo re: Status of Structural Modules                                   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001623-26 - January 11, 2013 Email from Lonne Carter to Michael Crosby re: Module and Strategy Meeting | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

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| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001760 - February 5, 2014 Email from Michael Crosby to Lonnie Carter re: Modules                      | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00001824-26 - March 5, 2014 Email from Michael Crosby to Lonnie Carter re: Steve Burne Call, Consortium | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00002007-08 - September 3, 2014 Email from Lonnie Carter to Michael Crosby re: Kevin Marsh Email on delay costs         | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00002009-11 - September 8, 2014 Email from Lonnie Carter to Mike Baxley re: Email to Kevin Marsh, management of project | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00002050-54 - October 13, 2014 Email from Michael Crosby to Lonnie Carter re: Rebaseline Schedule           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00002107-09 - November 4, 2014 Email from Steve Byrne to Michael Crosby re: Third-party analysis of project | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00002523 - 25 - September 19, 2015 email from Michael Crosby to Steve Byrne re: Project Schedule, Bechtel Assessment, other matters | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00002643-44 - October 29, 2015 letter from Lonnie Carter to Kevin Marsh re: Bechtel assessment                                      | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00003261 - December 7, 2016 Action Items from SCANA / SC Executive Call                     | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00003672-75 - June 14, 2016 Email from Michael Crosby to Steve Byrne re: Fixed Price Option | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00003676-80 - June 14, 2018 Email from Steve Byrne to Michael Crosby re: Fixed Price Option           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00003730-40 - June 16, 2016 Email from Michael Crosby to Lonnie Carter re: Milestone Payment Schedule | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00003749-52 - July 13, 2016 Email from Lonnie Carter to Kevin Marsh re: Payment to Westinghouse | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00003976 - March 28, 2016 Email from Kevin Marsh to Danny re: Payments to Westinghouse          | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00004006-32 - April 15, 2016 Email from Michael Crosby to Jeff Archie re: Bechtel recommendations | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00004180-86 - September 28, 2016 Email from Steve Pelcher to Al bynum re: Toshiba Bankruptcy      | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00004798-818 - November 28, 2016 Email from Lonnie Carter to Kevin Marsh re: Nuclear timelines, project management | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005559-61 - August 19, 2015 Notes on Bechtel Call  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005596-603 - October 13, 2015 Notes on Bechtel Call   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005727-28 - December 9, 2014 Email from Lonnie Carter to Mike Adams re: Bechtel help with plant | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005729-32 - January 28, 2015 Notes on Bechtel  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005773-76 - February 6, 2015 Email from Michael Crosby to Craig Albert re: Draft proposal from Bechtel | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005839-40 - May 11, 2015 Email from Michael Crosby to Steve Byrne re: Bechtel engineer role              | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005853-60 - June 1, 2015 Email from Martyn Daw to Steve Pelcher re: Implementation of Bechtel assessment | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005868-69 - July 13, 2015 Email from Craig Albert to Lonnie Carter re: Bechtel Meeting | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005870-73 - July 9, 2015 Summary of Bechtel's Assessment                               | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005938-41 - August 25, 2015 Email from Craig Albert to Michael Crosby re: Bechtel             | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005967-68- September 4, 2015 Email from Craig Albert to Michael Crosby re: Bechtel Assessment | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00005973-74 - September 9, 2015 Email from Lonnie Carter to Michael Crosby re: Bechtel review | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006056-63 - Memo re: Bechtel's initial findings   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006114-17 - October 14, 2015 Email from Michael Crosby to Lonnie Carter re: Bechtel Assessment  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006118-27 - November 2, 2015 Email from Michael Crosby to Craig Albert re: Bechtel Intervention | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006130-31 - February 4, 2016 Notes re: Telephone conversation with Ty Troutman | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006134-37 - Notes re: Accountability, schedule, and cost                       | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006138-287 - November 9, 2015 Draft Bechtel report         | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00006973-78 - June 30, 2016 Notes re: Q2 President's Meeting | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008486 - Becthel Report Action Plan                        | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008681-709 - February 10, 2015 Bechtel Assessment Proposal | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008774-78 - October 1, 2015 Draft Letter from Kevin Marsh to Westinghouse                           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008782-83 - September 21, 2015 Email from Lonnie Carter to Al Bynum re: Counter Offer to Consortium | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008822-31 - June 9, 2015 Email from Lonnie Carter to Amy Hartley re: CEO Meeting Talking points | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008844-45 - August 23, 2013 Letter from Lonnie Carter to Kevin Marsh re: submodules             | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00008908-10 - March 21, 2014 Email from Michael Crosby to Lonnie Carter re: Pegasus letters | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00010055-56 - February 13, 2017 Memo from Lonnie Carter re: Santee Cooper Board Meeting     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00011042 - June 26, 2017 Letter from Lonnie Carter to Central Electric re: Extension of Interim Assessment Agreement | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00011063-65 - May 3, 2017 Email from Lonnie Carter to Rob Hochstetler re: Central's position on nuclear analysis     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00011588-630 - June 17, 2016 Agenda re: Santee Cooper Planning Committee | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00011631-56 - June 18, 2015 Memo re: Joint Meeting with SCANA            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00011823-49 - April 11, 2017 Email from Lonnie Carter to Alfred Reid re: Toshiba Announcement, Unaudited Financial Results | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015351-53 - February 9, 2017 Email from Mollie Gore to Lonnie Carter re: WEC Overtime                                    | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015354 - Memo re: WEC Overtime   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015373-74 - May 22, 2017 Email from Lonnie Carter to Marc Tye re: Open Items | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015375-77 - May 19, 2017 Chart re: Intercompany Cooperation  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015378-79 - June 13, 2017 Email from Kevin Marsh to Mamoru Hatazawa re: Proposed Settlement with SCANA and Santee Cooper | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015380 81- June 12, 2017 Email from Kevin Marsh to Lonnie Carter re: Hatazawa Email  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015465 - May 19, 2016 Email from Michael Crosby to Lonnie Carter re: Oversight Board | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015466-79 - Requirements of Oversight Review Board                               | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015529 - July 7, 2017 Email from Kyle Young to Rahul Dembla re: ETC Presentation | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description                                     | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00015530-39 - July 7, 2017 ETC Presentation | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00026531-37 - Memo re: WEC design problems  | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00026569-72 - May 12, 2015 CEO Meeting Talking Points | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00028612-21 - May 14, 2015 CEO Meeting Talking Points | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00035797-808 - Narrative: SCANA's Project Management Team  | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00040159-61 - July 7, 2017 Email from Michael Crosby to Lonnie Carter re: Fluor's Opinion Letter | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00040162 - Fluor Letter  | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00040580-81 - August 5, 2014 Letter from Skip Smith to WEC re: Value of Warehouse Contents | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00041699 - Blank Document - "Document Produced in Native Format"     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00044009-12 - August 25, 2014 Notes from Santee Cooper Board Meeting | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00062683-701 - Vitale & Associates Productivity Study                         | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00065013-17 - October 21, 2013 Memo from Lonnie Carter re: Consortium Meeting | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00089846-48 - August 8, 2014 Notes re: Characterization of Commercial Problems                 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00096308 - November 13, 2014 Email from Jane Hood to Lonnie Carter re: Estimated Cost of Delay | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00107697-700 - April 6, 2015 Email from Michael Crosby to Steve Byrne re: NND Target Cost | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00229328-30 - June 19, 2014 Letter from Ron Jones to WEC re: Substantial Completion Dates | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00273890-92 - Septebmer 2, 2017 Email from Michael Crosby to Jeff Armfield re: SCE&G Bonus       | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00280661 - September 12, 2017 Email from Jason Williams to Marion Cherry re: ORS, Bechtel Report | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00316316-19 - September 30, 2015 Letter from Kevin Marsh to WEC re: Fixed Price Agreement | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.   |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00316439 - June 2, 2015 re: agreement subject to evaluating Bechtel report                | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description                                   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00316457-58 - Notes re: Schedule, Bechtel | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00316459 - Message from Santee Cooper CEO | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE.</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00316509-22 - Presentation re: Challenges on Project                            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00316626 - January 20, 2016 Email from Steve Byrne re: Bechtel, Carlette Walker | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00323036-41 - January 24, 2016 Notes on Nuclear-Executive SSession | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00331247-49 - Notes on December 10, 2014 Meeting with Consortium   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00332476-77 - November 14, 2014 Talking Points for Nuclear Construction Meeting | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00332478-80 - Notes on December 10, 2014 Meeting with Consortium                | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | ORS_00559391-462 - December 2014 Financial Statements  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | SCPSA-House_00000495-96 - November 25, 2016 Email from Mike Baxley to Lonnie Carter re: release of Bechtel Report to Coops | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Elizabeth H. Warner | Reply     | 2017-370-E | A           | SCPSA-House_00000507-519 - July 15, 2015 Email from George Wenick to Mike Baxley re: Implementing Bechtel's Assessment. d | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Not a Business or Public Record (Rule 803(6) and (8), SCRE, § 19-5-510) - The document cannot be shown to be a business record kept in the ordinary course of business as defined by Rule 803(6), SCRE, or § 19-5-510. The document also cannot be shown to be a public record or report as defined by Rule 803(8), SCRE. |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2       | VC Summer Units 2 & 3 Nuclear Progression Timeline  | Exhibit derived from other objectionable exhibits (Rule 1006, SCRE) - The exhibit is inadmissible inasmuch as the data and documents underlying the exhibit are not admissible.<br>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.1     | SCE&G Letter NND-12-0111 dated 2/29/12                            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.1.A   | CBI Closes on Shaw Group, Houston Business Journal, dated 2/13/13 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.2     | SCE&G Letter NND-12-0111 dated 2/29/12                            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.2.A   | Kevin Marsh e-mail to Directors dated 6/4/13<br>(CONFIDENTIAL) | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.2.B   | Santee Cooper Board Meeting Presentation dated 6/24/2013       | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.3     | Lonnie Carter letter to Kevin Marsh dated 8/23/13                          | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.4     | Kevin Marsh e-mail to Danny Roderick (WEC) and Phil Asherman (CBI), 9/5/13 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.5     | Lonnie Carter Inter-office Memo to General Counsel, dated 10/21/13            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.6     | SCANA Press Release-SCE&G Completes NI Basemate Placement for Unit 3, 11/4/13 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.7     | SCANA 4th Quarter 2013 Earnings Call / Webcast Transcript, dated 2/20/14 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.8     | SCANA 1st Quarter 2014 Earnings Call Transcript, dated 4/24/14           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.9     | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16            | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.10    | Kevin Marsh and Lonnie Carter Letter to Danny Roderick and Phil Asherman, dated 5/6/14 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.11    | SCANA Press Release-SCE&G Places Containment Vessel Bottom Head for Unit 3, 5/22/14    | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description                                       | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.12    | SCE&G Letter NND-14-0354 dated 6/19/14            | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.13    | Westinghouse Letter VSP_VSG_002819, dated 7/16/14 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.14    | Danny Roderick (WEC) Letter to Kevin Marsh and Lonnie Carter, dated 7/25/14 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.15    | SCANA 2nd Quarter 2014 Earnings Call Transcript, dated 7/31/14              | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.17    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.17.A  | SCE&G Letter dated 9/25/14 (CONFIDENTIAL)                                   | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.17.B  | Rebaselined Schedule/ EAC Meeting # 1, meeting minutes, dated 10/13/14  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.18    | SCANA 3rd Quarter 2014 Earnings Call/Webcast Transcript, dated 10/30/14 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.18.A  | Michael Crosby e-mail to Lonnie Carter dated 11/13/14                        | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.18.C  | Rebaselined Schedule/ EAC Meeting (Round 2), meeting minutes, dated 12/10/14 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.19    | Santee Cooper Bechtel Timeline, dated 8/24/15                                      | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.20    | Bechtel e-mail to Lonnie Carter with Proposal for Bechtel Assessment, dated 2/5/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.20.A  | Carlette Walker e-mail to , dated 2/11/15 (CONFIDENTIAL)                    | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.21    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.22    | SCANA 4th Quarter 2014 Earnings Call/Webcast Transcript, dated 2/19/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.24    | Michael Crosby e-mail to S. Byrne, dated 4/6/15                        | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.25    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.26    | SCANA 1st Quarter 2015 Earnings Call/Webcast Transcript, dated 4/30/15      | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.27    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16         | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.30    | SCANA Press Release-SCE&G Uses Worlds Largest Crane to Lift and Set Module, 7/23/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.31    | SCANA 2nd Quarter 2015 Earnings Call/Webcast Transcript, dated 7/30/15      | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.32    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.35    | Michael Crosby e-mail to Lonnie Carter dated 10/14/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.36    | Michael Crosby e-mail to Lonnie Carter dated 10/14/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.36A   | Lonnie Carter Inter-office Memo to Board of Directors, dated 10/21/15  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.37    | Preliminary Results of Bechtel Assessment Presentation, dated 10/22/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.38    | SCE&G Quarterly Report to ORS, Quarter Ending September 30, 2015 , 11/6/15 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.39    | SCANA 3rd Quarter 2015 Earnings Call/Webcast Transcript, dated 10/29/15    | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description                                     | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.40    | Draft Bechtel Assessment Report, dated 11/9/15  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.41    | Draft Bechtel Assessment Report, dated 11/12/15 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.42    | Telecon with TY Troutman, dated 2/4/16   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.43    | SCANA Press Release-Westinghouse Acquires CB&I Stone and Webster, Inc., 1/4/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.44    | SCANA Press Release-Westinghouse Acquires CB&I Stone and Webster, Inc., 1/4/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.45    | Telecon with TY Troutman, dated 2/4/16   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description                                      | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.46    | Bechtel Assessment Report, dated 2/5/16          | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.46.A  | Bechtel Schedule Assessment Report, dated 2/5/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.47    | Santee Cooper- Bechtel Report Action Plan, dated February of 2016      | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.48    | SCANA 4th Quarter 2015 Earnings Call/Webcast Transcript, dated 2/18/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.49    | Santee Cooper Recommendations, VC Summer Units 2/3, dated 3/3/16 | Hearsay (Rule 801, 803, SCRE) - Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.50    | SCE&G Response to SC ORS, Audit Information Request 1-32         | Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.51    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.52    | SCE&G Response to SC ORS, Audit Information Request 1-32                    | Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.52.A  | Santee Cooper Comparason of SCE&G Recommendations to Bechtel<br><br>Recommendations, dated 3/29/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.53    | SCANA 1st Quarter 2016 Earnings Call/Webcast Transcript, dated 4/28/16                             | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|---|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.54    | SCANA Press Release-SCE&G Elects Fixed Price Option, 5/26/16                | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.55.A  | Steve Pelkcher ( Santee Cooper) e-mail to Alvis Bynum (SCE&G) dated 6/15/16 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.56    | Michael Crosby e-mail to Lonnie Carter, dated 6/16/16                    | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.57    | Santee Cooper Nuclear Timeline- Project Bankruptcy Counsel, Fall of 2016 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.58    | Santee Cooper Nuclear Timeline- Project Bankruptcy Counsel, Fall of 2016       | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.58.A  | Michael Crosby Inter-Office Communication to Board of Directors, dated 6/18/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.58.B  | Dukes Scott e-mail (ORS) to ORS Staff documenting discussion with SCE&G, 6/22/18 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.60    | SCANA 2nd Quarter 2016 Earnings Call/Webcast Transcript, dated 7/28/16           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.61    | SCANA Press Release-SCE&G places Reactor Vessel Unit 2, dated 8/31/16/16 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.62    | SCANA Press Release-SCE&G places Reactor Vessel Unit 2, dated 8/31/16/16 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.63    | Fluor Estimate to Complete Report, dated 10/21/16                        | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.64    | SCANA 3rd Quarter 2016 Earnings Call/Webcast Transcript, dated 10/27/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.65    | Secretariat Report dated 11/3/16  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br><br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.66    | SCANA Press Release-SC PSC Approves Settlement Agreement, dated 11/9/16     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.67    | SCANA Press Release-SC PSC Approves Settlement Agreement, dated 11/9/16     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.69    | Lonnie Carter e-mail to Kevin Marsh with attached timelines, dated 11/28/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description                           | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|---------------------------------------|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.70    | Toshiba Press Release, dated 12/27/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.71    | Toshiba Press Release, dated 12/27/16 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.72    | SCANA 4th Quarter 2016 Earnings Call/Webcast Transcript, dated 2/16/17 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.73    | SCANA Press Release, dated 3/29/17                                     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.74    | Michael Crosby e-mail to Lonnie Carter dated 7/7/17            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-2.75    | SCANA Press Release- SCE&G to Cease COstruction, dated 7/31/17 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|---------------------|-----------|------------|-------------|--|---|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.76    | Santee Cooper letter to SC Governor McMaster dated 9/3/17                  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-2.76.A  | Governor Releases Bechtel Report, World Nuclear News Article, dated 9/6/17 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-3       | Kevin Marsh e-mail to Lonnie Carter , dated 9/3/14 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-4       | Lonnie Carter e-mail to Kevin Marsh , dated 9/8/14 | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-6       | SCE&G Meeting with ORS. Meeting Agenda, dated 10/27/15                           | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-7       | SCE&G Filing in Civil Action No. 3:18-cv-1795-JMC, page 30, Line 152, dated June | Hearsay (Rule 801, 803, SCORE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCORE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCORE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCORE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br><br>Lack of Relevance (Rule 402, SCORE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-8       | Santee Cooper, Nuclear - Executive Session, Meeting Minutes, dated 1/25/16   | Hearsay (Rule 801, 803, SCRE) - Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCI-9       | SCE&G and Santee Cooper 3rd Party Assessment Meeting, Meeting Notes, 1/14/16 | Hearsay (Rule 801, 803, SCRE) - Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness             | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection  |
|-------|---------------------|-----------|------------|-------------|--|--|
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-10      | SC Governor McMaster letter to Nanette Edwards (ORS) dated 5/22/18 | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p>   |
| ORS   | Gary C. Jones, P.E. | Reply     | 2017-370-E | GCJ-11      | Information Withheld   | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness        | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|-------|----------------|-----------|------------|-------------|---|---|
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-2       | March 11, 2013 Internal Memo from Energy Strategies, Inc. to Santee Cooper re: VCS Marketing Activities | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-3       | VCS Strategic Marketing Plan by Energy Strategies, Inc.   | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness        | Testimony | Docket No. | Exhibit No. | Description                                       | Basis for Objection   |
|-------|----------------|-----------|------------|-------------|---|---|
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-4       | March 15, 2013 SNL Power Daily with Market Report | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-5       | March 14, 2013 The Bond Buyer                     | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness        | Testimony | Docket No. | Exhibit No. | Description                           | Basis for Objection   |
|-------|----------------|-----------|------------|-------------|---------------------------------------|---|
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-6       | March 27, 2013 The Bond Buyer         | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-7       | June 6, 2013 SNL Energy Finance Daily | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness        | Testimony | Docket No. | Exhibit No. | Description                            | Basis for Objection   |
|-------|----------------|-----------|------------|-------------|--|---|
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-8       | June 11, 2013 SNL Energy Finance Daily | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-9       | July 23, 2013 Post & Courier           | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party | Witness        | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|-------|----------------|-----------|------------|-------------|--|---|
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-10      | August 2, 2013 SNL Energy Finance Daily  | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| AARP  | Scott J. Rubin | Reply     | 2017-370-E | SJR-11      | August 19, 2013 Document Prepared by Howard Axelrod of Energy Strategies, Inc. for Santee Cooper | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness        | Testimony | Docket No. | Exhibit No. | Description   | Basis for Objection   |
|----------------------|----------------|-----------|------------|-------------|---|---|
| AARP                 | Scott J. Rubin | Reply     | 2017-370-E | SJR-12      | August 23, 2013 Letter from Lonnie Carter to Kevin Marsh re: submodules | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| Friends of the Earth | Mark Cooper    | Direct    | 2017-207-E | MNC-1       | List of articles, testimony in other proceedings and reports            | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |
| Friends of the Earth | Mark Cooper    | Direct    | 2017-207-E | MNC-2       | Confused list of hearsay information                                    | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |



Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness     | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|----------------------|-------------|-----------|------------|-------------|--|---|
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC-4       | List of certain risk factors                                 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC-5       | List derived from direct testimony of Nancy Brockway in 2008 | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness     | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|----------------------|-------------|-----------|------------|-------------|--|---|
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC-6       | Email from Kevin Marsh to Westinghouse and CB&I                          | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC-7       | May 6, 2014 Letter from SCANA and Santee Cooper to Westinghouse and CB&I | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness           | Testimony | Docket No. | Exhibit No. | Description  | Basis for Objection   |
|----------------------|-------------------|-----------|------------|-------------|--|---|
| Friends of the Earth | Mark Cooper       | Direct    | 2017-207-E | MNC-8       | October 14, 2015 Email from Michael Crosby to Lonnie Carter        | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| CCL and SACE         | Gregory M. Lander | Reply     | 2017-370-E | GL-2        | Assessment of South Carolina Natural Gas Pipeline Capacity         | Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| CCL and SACE         | Gregory M. Lander | Reply     | 2017-370-E | GL-3        | Direct Testimony of Gregory M. Lander - Virginia State Corp. Comm. | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness           | Testimony | Docket No. | Exhibit No.    | Description  | Basis for Objection   |
|----------------------|-------------------|-----------|------------|----------------|--|---|
| CCL and SACE         | Gregory M. Lander | Reply     | 2017-370-E | GL-4           | Dominion Discovery Response                          | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| CCL and SACE         | Gregory M. Lander | Reply     | 2017-370-E | GL-5           | Economic Impacts of the ACP                          | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| CCL and SACE         | Ronald J. Binz    | Reply     | 2017-370-E | RB-3           | Order of Maryland PSC                                | Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)  |
| Friends of the Earth | Mark Cooper       | Direct    | 2017-207-E | MNC Rebuttal-1 | Staff Timeline on Severe Project Management Problems | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.   |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness     | Testimony | Docket No. | Exhibit No.    | Description  | Basis for Objection  |
|----------------------|-------------|-----------|------------|----------------|--|--|
|                      |             |           |            |                |  | <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p>  |
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC Rebuttal-2 | Exelon's Forward Looking Analysis of Alternatives Low Carbon Resources | <p>Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.</p> <p>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.</p> <p>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.</p> <p>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.</p> <p>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403)</p> |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party                | Witness     | Testimony | Docket No. | Exhibit No.    | Description   | Basis for Objection   |
|----------------------|-------------|-----------|------------|----------------|---|---|
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC Rebuttal-3 | Henry Hub v. EIA Projected Natural Gas Prices                             | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| Friends of the Earth | Mark Cooper | Direct    | 2017-207-E | MNC Rebuttal-4 | The History of Nuclear Cost Overruns & the Declining Cost of Alternatives | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |

Joint Applicants' Evidentiary Objections to Certain Proposed Exhibits Tendered via Witnesses' Prefiled Testimony

| Party  | Witness     | Testimony | Docket No. | Exhibit No.    | Description                               | Basis for Objection   |
|--|-------------|-----------|------------|----------------|---|---|
| Friends of the Earth   | Mark Cooper | Direct    | 2017-207-E | MNC Rebuttal-5 | Demand Growth: IRP Projections v. Reality | Hearsay (Rule 801, 803, SCRE) -Written statement other than one made by the declarant while testifying at the hearing offered into evidence to prove the truth of the matter asserted; no applicable exception.<br>Lack of Personal Knowledge (Rule 602, SCRE) - No evidence or testimony has been introduced sufficient to support a finding that the witness has personal knowledge of this matter.<br>Lack of Foundation (Rule 901, SCRE) - Lack of sufficient evidence to support a finding that the matter in question is authentic, has been properly and sufficiently identified, or otherwise is what the proponent claims.<br>Lack of Authentication (Rule 901, SCRE) - Witness has not identified the document, and is not competent to identify the document, as true and accurate, and the document is not self-authenticating.<br>Lack of Relevance (Rule 402, SCRE) - Evidence is not relevant to the issues presented and to be determined by the Commission in this matter. Even if relevant, which is denied, probative value outweighed by unfair prejudice, confusion of the issues, misleading the Commission, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (Rule 403) |
| Note 1: Should any other witness not specifically identified above mention, discuss, incorporate by reference, or attach to his/her testimony any of the proposed exhibits identified above, then SCE&G asserts the same objection to any such proposed exhibits as reflected herein.  |             |           |            |                |   |   |
| Note 2: In regard to Mr. Gary Jones's Exhibit GCJ-12, deposition of Stephen A. Byrne, SCE&G reserves the right to object to the introduction of the deposition transcript if Mr. Byrne testifies in person. Should SCE&G tender Mr. Byrne's testimony via his deposition, then SCE&G reserves the right to object to any and all portions of Mr. Jones's Exhibit GCJ-12 that may be irrelevant, redundant, or otherwise objectionable. |             |           |            |                |   |   |
| Note 3: As a general rule, SCE&G does not object to the authenticity of emails or documents created by its representatives or to documents produced by it in discovery in these three consolidated dockets. Should an authentication objection be stated to any such documents in the above objections, please disregard as the objection is inadvertently asserted.   |             |           |            |                |   |   |